

FILED

JUL 14 2016

**SECRETARY, BOARD OF
OIL, GAS & MINING**

**BEFORE THE BOARD OF OIL, GAS AND MINING
DEPARTMENT OF NATURAL RESOURCES
STATE OF UTAH**

IN THE MATTER OF THE REQUEST FOR AGENCY ACTION OF CRESCENT POINT ENERGY U.S. CORP FOR AN ORDER AUTHORIZING THE FLARING OF GAS IN EXCESS OF THE AMOUNTS ALLOWED UNDER UTAH ADMIN. CODE RULE R649-3-20(1.1) FROM THE GARDNER STATE 12-25-3-2E WELL LOCATED IN THE NW¹/₄SW¹/₄ OF SECTION 25 IN TOWNSHIP 3 SOUTH, RANGE 2 EAST, USM, UINTAH COUNTY, UTAH

**REPORT OF CESSATION OF
FLARING**

Docket No. 2016-004


Cause No. 131-142

COMES NOW, Crescent Point Energy U.S. Corp ("CPE"), by and through its counsel of record, Beatty & Wozniak, P.C., and states that it has tied-in the Gardner State 12-25-3-2E Well (the "Well") with a temporary pipeline and has ceased flaring from the Well. By Findings of Fact, Conclusions of Law and Order dated March 8, 2016 (the "Order"), CPE was granted authority to flare from the Well above the 1800 MCF a month limit authorized under Utah Admin. Code Rule R649-3-20(1.1) until a permanent pipeline could be constructed, the amount of gas produced and flared from the well permanently dropped below the 1800 MCF a month limit, or December 31, 2016, whichever occurs first. On July 11, 2016, CPE was able to tie the Well into a temporary pipeline which has eliminated flaring from the Well. The temporary pipeline will be in service until a permanent pipeline can be constructed and tied into the Well.

Accordingly, the Request and Order to flare above the limits authorized under Utah Admin. Code Rule R649-3-20(1.1) for the Well is no longer necessary.

Respectfully submitted this 14th day of July, 2016.

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